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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/498,944	02/04/2000	Christopher Warnock	EBRY0001	9493
22862 GLENN PATE	7590 01/24/201: ENT GROUP	EXAMINER		
3475 EDISON	WAY, SUITE L	LE, NANCY LOAN T		
MENLO PARK, CA 94025			ART UNIT	PAPER NUMBER
			3621	
			NOTIFICATION DATE	DELIVERY MODE
			01/24/2012	ELECTRONIC

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

ptomatters@glenn-law.com

Application No.	Applicant(s)	
09/498,944	WARNOCK ET AL.	
Examiner	Art Unit	
NANCY LE	3621	

Office Action Summary	Examiner	Art Unit					
	NANCY LE	3621					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address							
Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFF 11-13(a). In no event, however, may a reply be timely filled after SIX (6) MONTHS from the mailing date of this communication. - If NO period of reply is generalled above, the renational statutory proof will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - If NO period of reply is generalled above, the renational statutory proof will apply and will expire SIX (6) MONTHS from the nating date of this communication. - If NO period the reply is generalled above, the renational statutory and will expire SIX (6) MONTHS from the nating date of this communication, on the statutory of the statuto							
Status							
1) Responsive to communication(s) filed on 13 Ju	ily 2011.						
2a) This action is FINAL. 2b) ☑ This	·= · · · · · · · · · · · · · · · · · ·						
3) An election was made by the applicant in response to a restriction requirement set forth during the interview on							
; the restriction requirement and election have been incorporated into this action.							
4) Since this application is in condition for allowar	nce except for formal matters, pro	secution as to the merits is					
closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.					
Disposition of Claims							
5) ⊠ Claim(s) <i>1-3.15.17-21.55-75 and 78-86</i> is/are pending in the application.							
5) Claim(s) 1-3,13,17-21,33-75 and 76-86 is/are perforing in the application. 5a) Of the above claim(s) is/are withdrawn from consideration.							
6)☐ Claim(s) is/are allowed.	VII II ONI GONGIGOTATION.						
7) Claim(s) 1-3, 15, 17-21, 55-75 and 78-86 is/are	rejected						
	8) Claim(s) is/are objected to.						
9) Claim(s) are subject to restriction and/or election requirement.							
Application Papers							
10) The specification is objected to by the Examine							
11) The drawing(s) filed on is/are: a) acce	epted or b) objected to by the	Examiner.					
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
12) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119							
13) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).							
a) Actiowieughient is made of a claim for longin priority didder 33 0.3.0. § 119(a) (i) (i).							
1. Certified copies of the priority documents	have been received						
2. ☐ Certified copies of the priority documents have been received in Application No							
Copies of the certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage.							
application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.							
200 and action to action for a not of the openior oppion for recontrol.							
Attachment(s)							
1) Notice of References Cited (PTO-892)	4) Interview Summary						
2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) ☑ Information Disclosure Statement(s) (PTO/SB/08) 4 Paper No(s)/Mail Date 5 ☐ Notice of Informal Patent Application							
3) M Information Disclosure Statement(s) (PTO/SB/08)	6) Cither:						

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DETAILED ACTION

Acknowledgements

- 1. Applicant's Amendment/Remarks filed on 13 July 2011 is entered.
- Claims 1-3, 15, 17-21, 55-75 and 78-86 are pending ("Pending Claims").
- Claims 1-3, 15, 17-21, 55-75 and 78-86 have been examined ("Examined Claims").

Information Disclosure Statement

4. The information disclosure statement (IDS) submitted on 13 July 2011 is in compliance with the provisions of 37 CFR 1.97. Accordingly, the information disclosure statement is being considered by the examiner.

Claim Rejections - 35 USC § 103

- The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- Claims 1-3, 15, 17-21, 55-75 and 78-86 are rejected under 35 U.S.C. 103(a) as being unpatentable over Berstis et al. (US Patent No. 6282653) ("Berstis") and further in view of Satoh et al. (US Patent No. 6327600) ("Satoh").

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 Berstis discloses a computer-implemented method for user access to document content using a logic client device comprising:

- 8. delivering to a user of said client logic device, via a document server, a first user viewable version of the actual contents of a specific document residing at a said document server on a first cost basis, said first user viewable version being protected by a security server to prevent the user from performing a standard operation on said version, said standard operation consisting of any of copying, printing or saving (Berstis, at least Abstract, C 2 L 35 C 4 L 8, C 5 L 32 C 10 L 18):
- 9. delivering user-requested pages of a specific document from a document server in a first user-viewable version comprising a form protected by a security server to a user of a client logic device to permit said user viewing the actual contents of said pages of said specific document and selecting by said user but not printing, copying or saving by the user (Berstis, at least Abstract, C 2 L 35 C 4 L 8, C 5 L 32 C 10 L 18);
- 10. Berstis does not expressly disclose the following aspects:
- 11. calculating with said document server a charge to permit the user to perform a requested standard operation on a user-selected portion of said specific document on a second cost basis; and
- 12. delivering to said user, via said document server, a second version of the actual contents of said specific document residing at said document server comprising said user-selected portion of said specific document, wherein a user requested standard operation is completed, in coordination with said document server, upon payment of the calculated charge.
- 13. Satoh, however, teaches:

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14. calculating with said document server a charge to permit the user to perform a requested standard operation on a user-selected portion of said specific document on a second cost basis (Satoh, at least Abstract, C 8 L 35-50; C 9 L 4-10; C 10 L 33 – C 12 L 31); and

- 15. delivering to said user, via said document server, a second version of the actual contents of said specific document residing at said document server comprising said user-selected portion of said specific document, wherein a user requested standard operation is completed, in coordination with said document server, upon payment of the calculated charge (Satoh, at least Abstract, C 8 L 35-50; C 9 L 4-10; C 10 L 33 C 12 L 31).
- 16. It would have been obvious and motivated for an ordinary skill in the art at the time the invention was made to add to the system of Berstis the following aspects:
- 17. calculating with said document server a charge to permit the user to perform a requested standard operation on a user-selected portion of said specific document on a second cost basis; and
- 18. delivering to said user, via said document server, a second version of the actual contents of said specific document residing at said document server comprising said user-selected portion of said specific document, wherein a user requested standard operation is completed, in coordination with said document server, upon payment of the calculated charge;
- 19. as taught in the system of Satoh, to charge a user for a requested copy-allowed part of a document onto a document that is presently producing [rendering] as well as copy the requested copy-allowed part onto the document that is presently producing [rendering]. (Satoh, C 12 L 13-15)

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20. As the claimed invention is merely a combination of old elements, and in the combination, each element merely would have performed the same function as it did separately, so, one of ordinary skill in the art would have recognized that the results of the combination were predictable.

Response to Arguments

21. Applicant's argument with respect to 103(a) rejection of claims 1 and 67 under Daniele has been considered but is most in view of the new ground of rejection as discussed above.

Conclusion

The prior art made of record which is considered pertinent to Applicants' disclosure is listed on the document titled 'Notice of References Cited' ("PTO-892"). Unless expressly noted otherwise by the Examiner, all documents listed on the PTO-892 are cited in their entirety.

Applicant is reminded of his or her duty to disclose information material to patentability (37 CFR 1.56).

Any inquiry of a general nature or relating to the status of this application or concerning this communication or earlier communications from the examiner should be directed to NANCY LE whose telephone number is (571) 272-7066. The examiner can normally be reached on Monday - Friday, 9 am - 6:00 pm Eastern Standard Time.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, ANDREW J. FISCHER can be reached on (571) 272-6779. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Nancy Le Examiner, Art Unit 3621

/EVENS J AUGUSTIN/ Primary Examiner, Art Unit 3621